note.

(B) inserting . or (ii) in the case of an individual under the age of 18, to eliminate or improve the individual's impairment or combination of impairments so that it no longer results in marked and severe functional limitations." immediately before the (d) EFFECTIVE DATES, ETC.— 42 USC 1382c

(i) EFFECTIVE DATES.—

(A) SUBSECTIONS (a) AND (b).— (i) IN GENERAL.—The provisions of, and amendments made by subsections (a) and (b) of section shall apply to any individual who applies for. claim is finally adjudicated with respect to, benefits under title XVI of the Social Security Act after the date of the enactment of this Act. without regard to whether regulations have been issued to implement such provisions and amendments.

(ii) DETERMINATION OF FINAL ADJUDICATION. For purposes of clause (i). no individual's claim respect to such benefits may be considered to be finally dicated before such date of enactment if. such date, there is pending a request for either administrative or iudicial review respect t.o such claim that has been denied in whole. or there is pendina_ such with respect to claim. readiudication bv Commissioner of Social Security pursuant relief in a class action or implementation by the Commissioner

of a court remand order. (B) SUBSECTION co.—The amendments made by subsection (c) of this section shall apply with respect to benefits under title XVI of the Social Security Act for months beginning on or after the date of the enactment of this Act, without regard to whether regulations have been issued to implement such amendments (2) APPLICATION TO CURRENT RECIPIENTS —

(A) ELIGIBILITY REDETERMINATIONS.—During the period beainnina the date of the enactment οf this Act and ending on the date which is 1 year date of enactment. the Commissioner of Social Security shall redete<mark>rmin</mark>e the eliaibility of anv individual under age 18 who is eligible for supplemental security income benefits by reason of disability under title XVI Social of the Security Act as of the date of the enactment this of Act and whose eligibility for such benefits may terminate bv reason of the provisions of. or amendments made bv. subsections (a) and (b) of this section. With respect to any redetermination under this subparagraph-

(i) section 1614(a)(4) of the Social Security Act (42 U.S.C. 1382c(a)(4)) shall not apply:

(ii) the Commissioner of Social Security shall apply the eligibility criteria for new applicants for benefits under title XVI of such Act:

(iii) the Commissioner shall give such redetermination priority over all continuing eligibility reviews and other reviews under such title: and

(iv) such redetermination shall be counted as a review or redetermination otherwise required to be made under section 208 of the Social Security